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# AGREEMENT FOR THE ELECTRONIC EXCHANGE OF CUSTOMS DATA

15<sup>th</sup> Feb, 2017

# AGREEMENT FOR THE ELECTRONIC EXCHANGE OF CUSTOMS DATA

# BETWEEN THE POSTAL OPERATORS LISTED IN ANNEX H

# 15<sup>th</sup> Feb, 2017

### RECITALS

WHEREAS, the postal operators listed in annex H are the designated postal operators of their respective territories and provide international postal services;

WHEREAS, the Parties understand the need to devote appropriate resources to facilitate the exchange of electronic customs data;

WHEREAS, the Parties recognize that EDI is one of the most effective ways to exchange data between trading partners and is therefore broadly used for international trade;

WHEREAS, the Parties understand that service and efficiency improvements can be achieved if postal operators of origin transmit data on outbound international postal items to the destination postal operators, for the purposes of customs clearance

WHEREAS, the Parties also recognize the importance of data and privacy protection in view of the longlasting reputation of postal operators as guardians of the integrity of the mail; and

WHEREAS, the undersigned postal operators have agreed that the Exchange of Customs Data Guide referenced and incorporated herein will be finalized and entered into force no later than 12 months after execution of the Agreement for the Electronic Exchange of Customs Data.

The undersigned Parties hereby agree as follows:

### OPERATIVE TERMS

#### 1. Definitions

Agreement: means this Agreement for the Electronic Exchange of Customs Data

Authority or Authorities: means all officially authorized agencies associated with the inspection or control of postal items at a country's borders, in accordance with the national laws of each country.

Customs Data: means

Customs Form: means the customs declaration form to be affixed on postal items exchanged between the Parties to be submitted for customs control in accordance with the laws of the countries of origin and destination.

Electronic Data Interchange (EDI): means computer-to-computer exchange of data, by means of networks and formatted messages.

Exchange of Customs Data Guide: means the guide containing all functional and operational information relating to each Party needed for the electronic exchange of Customs Data as at the date of adoption of the guide and as may be amended by the Parties from time to time.

Party: means the postal operators listed in annex H, and any additional postal operator that has acceded to the Agreement by invitation of a Party and approval by a majority of the Parties of the detailed terms of accession as they relate to each invited postal operator.

Parties: means two or more of the Parties collectively as best suits the context in which the term is used.

Personal Data: means

Receiving Party: means a Party that has received Customs Data through EDI messages from any other Party.

Sending Party: means a Party that transmits Customs Data through EDI messages to any other Party.

System: means the telematic system used to create, send, receive, or handle data messages.

*UPU*: means the Universal Postal Union, a specialized agency of the United Nations, whose aim is to secure the organization and improvement of the postal services and to promote the development of international collaboration in this sphere and which develops standards commonly used by postal operators.

### 2. Subject and purpose

This Agreement shall set the conditions pursuant to which Customs Data relating to postal items exchanged by the Parties are processed and exchanged electronically between the Parties.

### 3. Data capture

- 3.1 Customs Data relating to the items defined in Article 4 shall be captured in the System by each Party
- 3.2 The Customs Data to be captured in the System are as set out in Annex B.

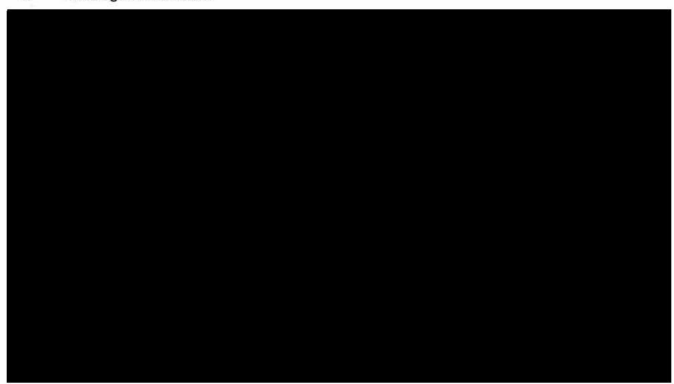
### 4. Items for which Customs Data are captured and exchanged

- 4.1 The Parties shall capture and exchange Customs Data for the products as set out in Annex C.
- 4.2 The Parties shall capture and exchange Customs Data via the channels and at the locations as set out in Annex D.

### Data transmission relating to postal items and format of EDI messages

- 5.1 The provisions of Annex A stating the manner in which the Customs Data are exchanged by a Party may be varied by that Party from time to time by notification in writing to all other Parties.
- 5.2 Customs Data, described in Annex B and captured in accordance with Article 3 above, shall be transmitted by the postal operator of origin to the postal operator of destination by means of EDI messages via the System and
- 5.3 The policy regarding timing of transmission of the Customs Data to the EDI network shall be as set out in Annex F.
- 5.4 The postal operator of origin shall transmit the Customs Data based on the events set out in Annex E.
- 5.5 Each Party shall transmit Customs Data that are Personal Data to the other Party using technical measures that ensure the confidentiality and security of the data transmitted.
- 5.6 No Party shall be obligated to transmit or receive Customs Data (including Personal Data) to any other Party until such time as each Party's legal requirements are satisfied and any applicable arrangements for protection and storage of Customs Data are made by the Parties and any intermediary entity that may be engaged in the transmission and/or storage of Customs Data.

### 6. Exchange of information



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7. Discrepancy between the paper and electronic versions of the Customs Form

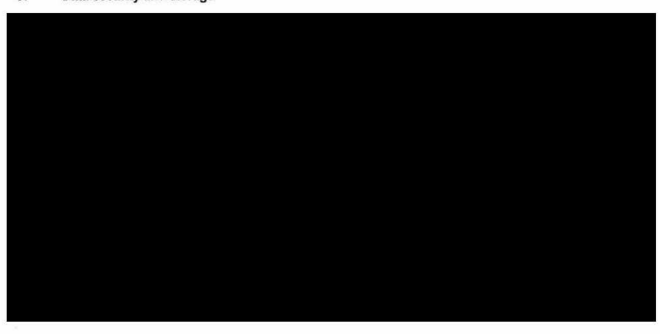
In case of a discrepancy between the data on the Customs Form and the electronic data sent by one Party to another pursuant to this Agreement,

8. Use of the data exchanged



- 8.2 A Receiving Party shall ensure that the Authority to which it has transmitted a Sending Party's Customs Data (including any Personal Data contained therein) makes use of and/or discloses that Sending Party's Customs Data solely for
- 8.3 The provisions of this Article 8 shall not restrict a Receiving Party's lawful disclosure of Customs Data received from other Parties in the event of legal requirements based on each Receiving Party's national laws or by order of any court, tribunal, or oversight agency of competent jurisdiction.

9. Data security and storage





### 10. Confidentiality

To the extent the Parties intend to share or disclose non-public information other than Customs Data or Personal Data, they shall enter into a separate agreement if such obligation is not already in effect.

### 11. Notice

Any information required or authorized to be given by a Party to the other Parties in accordance with the provisions of this Agreement, unless otherwise specifically stipulated, shall be in writing and delivered personally or sent via facsimile or e-mail to the recipient's address for notices specified in Annex G and shall be deemed to have been received the same day it was delivered by hand or sent by facsimile or e-mail. If necessary, a notice may also be sent by mail. In such a case, it shall be deemed to have been received on the seventh business day following the date of mailing. Any Party may change its address and contact name by giving notice to the other Party in the manner set forth in this Article.

#### 12. Liabilities and indemnities

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Party shall	not be liab	le to anothe	r Party i	nor shall	it indemnify	the other	Party for	
	Party shall	Party shall not be liab	Party shall not be liable to anothe	Party shall not be liable to another Party	Party shall not be liable to another Party nor shall	Party shall not be liable to another Party nor shall it indemnify	Party shall not be liable to another Party nor shall it indemnify the other	Party shall not be liable to another Party nor shall it indemnify the other Party for

12.3 Nothing in this Agreement shall be construed as an acknowledgment or concession regarding the validity of any claim or the entitlement of any Party to any amount of damages.

### 13. Force majeure

13.1 The Parties are released from t in the event of force majeure. All other rights and obligations under this Agreement shall continue to apply to the Parties in the event of force majeure.

13.2 "Force majeure" shall be deemed to be any event in which a Party fails, in part or full, to fulfil its obligations under this Agreement owing to reasons external to the Party that are unforeseeable, unavoidable

and independent of that Party's control, and which are not attributable to any act or failure to take preventive action by that Party.



A Party seeking to rely on force majeure must give prompt written notice thereof to the other Parties and make all reasonable efforts to resume performance of its obligations as soon as possible.

### 14. Entry into force and duration of this Agreement

- 14.1 This Agreement shall enter into force on 15<sup>th</sup> Feb, 2017 and shall continue indefinitely unless terminated earlier by all of the Parties.
- 14.2 Withdrawal by one or some of the Parties does not constitute termination with respect to the Agreement. The Agreement will continue to be binding on the remaining Parties to the Agreement.

### 15. Opening of exchanges

Subject to paragraph 5.6 of this Agreement, the opening of exchanges of Customs Data between the Parties may begin on the date of entry into force of the Agreement. In the case of a postal operator acceding to the Agreement by invitation of a Party to the Agreement, such Parties must open exchanges as provided for within the detailed terms of accession.

### 16 Termination and withdrawal

- 16.1 Subject to the conditions laid out in Article 16.4 below, a Party shall be entitled by notice in writing to the other Parties to withdraw from this Agreement immediately if:
- (a) less than six months have elapsed since the date that this Agreement enters into force (which is the pilot test period)
- (b) the Exchange of Customs Data Guide is not adopted by the Parties within 12 months of the date that this Agreement enters into force;
- (c) another Party assigns or transfers, or purports to assign or transfer, any of its rights or obligations under this Agreement or any interest therein without the withdrawing Party's prior written consent;
- (d) another Party commits a material or persistent breach of any of its obligations hereunder and where the breach is capable of remedy fails to rectify such breach within 30 days of receiving a notice to do so; or
- (e) a new party accedes to the Agreement pursuant to Article 25, but such withdrawal must occur within 30 days of the approval of accession by the majority of the existing signatories to the Agreement.
- 16.2 A Party may withdraw from this Agreement without cause and at any time with the provision of three months' written notice to the other Parties.

- 16.3 Withdrawal from this Agreement by a Party shall be without prejudice to any other rights of the Parties accrued up until the date of withdrawal.
- 16.4 The provisions of Articles 8, 9, and 10 shall survive the conclusion or termination of this agreement, as well as any other terms insofar as they apply to the Parties' continuing obligations to one another under this Agreement.
- 16.5 This Agreement may only be terminated by written mutual agreement of all of the Parties to it at the time of its termination.

### 17. Dispute resolution

- 17.1 If any dispute arises under or in connection with this Agreement the concerned Parties shall attempt to resolve such disputes amicably by referring the issue to the respective heads of the international business units of those Parties for discussions and with the aim of resolving the dispute. If this referral fails to achieve a resolution to the dispute, then the matter shall be referred to the respective chief executive officers of the concerned Parties for review and discussion with the aim of finding a resolution.
- 17.2 Any dispute which cannot be resolved in accordance with Article 17.1 shall be referred to arbitration for final settlement under the Rules of the International Chamber of Commerce (the Rules) by three arbitrators who have substantial experience in business disputes and appointed in accordance with the Rules. Unless the Parties agree otherwise, the place of arbitration shall be determined by the arbitrators, and the arbitration proceedings shall be conducted in the English language.
- 17.3 Notwithstanding the foregoing provisions of this Article 17, nothing in this Agreement shall prevent a Party from applying to a court of competent jurisdiction for injunctive relief pending the resolution of a dispute in accordance with the provisions of this Agreement.

### 18. Commercial nature of the Agreement

This is a commercial contract and not an agreement subject to public international law. It binds only the entities which are Parties to it and not their respective governments. By their signatures, the authorized representatives of the Parties warrant that their employing organizations have independent authority to enter into and be obligated by such commercial contractual agreements.

### Language

The Parties agree that the language of their correspondence and communication at the administrative level shall be in English unless otherwise agreed to by the Parties.

### 20. Amendments

- 20.1 Any amendment to this Agreement shall be made in writing and signed by, or on behalf of, each of the Parties.
- 20.2 Changes to the information presented in Annexes A, C, D, E, F, and G are anticipated and are not considered to be amendments to this Agreement. Such changes must be notified to the Parties in writing at least 30 business days in advance of the change if they require operational changes or changes to the Systems of the other Parties, and as soon as possible if not.

### 21. Waiver

21.1 No delay or omission by a Party to exercise any right or power accruing upon any non-compliance or default by the other Party with respect to any of the terms of this Agreement shall be construed as a waiver of such non-compliance or default.

- 21.2 A waiver by a Party of any breach of the terms of this Agreement shall not be construed to be a waiver of any preceding or succeeding breach.
- 21.3 To constitute a valid waiver, the terms of the waiver must be exchanged between the relevant Parties in writing.

### 22. Severability

If any provision of this Agreement is held to be invalid, unenforceable, or in conflict with any applicable law, treaty, or regulation related to this Agreement or its performance, that provision shall be deemed to no longer form part of this Agreement, and the remaining provisions shall remain in force.

# 23. Order of precedence

If there is any conflict or inconsistency between the text of the body of this Agreement, its Annexes, and/or any amendments to this Agreement under Article 20, such conflict or inconsistency shall be resolved by interpreting the components of this Agreement in accordance with the following order of precedence:

- (a) subsequent amendments to this Agreement under Article 20;
- (b) the text of the body of this Agreement;
- (c) subsequent amendments to the Annexes under Article 20; and
- (d) the Annexes.

### 24. Counterparts

This Agreement may be executed in counterparts. Each counterpart constitutes the agreement of each Party which has executed and delivered that counterpart to the other parties. Each executed counterpart is an original but the executed counterparts together constitute one and the same Agreement.

### 25. Accession

- 25.1 Any postal operator possessing full autonomy of the matters provided for in this Agreement may be invited by a Party to the Agreement to accede to the Agreement.
- 25.2 Accession to the Agreement shall be by invitation of a Party to the Agreement and the approval of a majority of the Parties to the detailed terms of accession as they relate to each invited postal operator.

### 26. Entire Agreement

This is the entire agreement between the Parties with respect to its subject matter. It supersedes and replaces any written or oral arrangements, correspondence, conversations, and documents made or exchanged between the Parties prior to its execution. Any modifications made to this Agreement as well as to the periodically updated and duly approved Annexes shall have no effect unless explicit and confirmed in a written document signed by the Parties hereto.



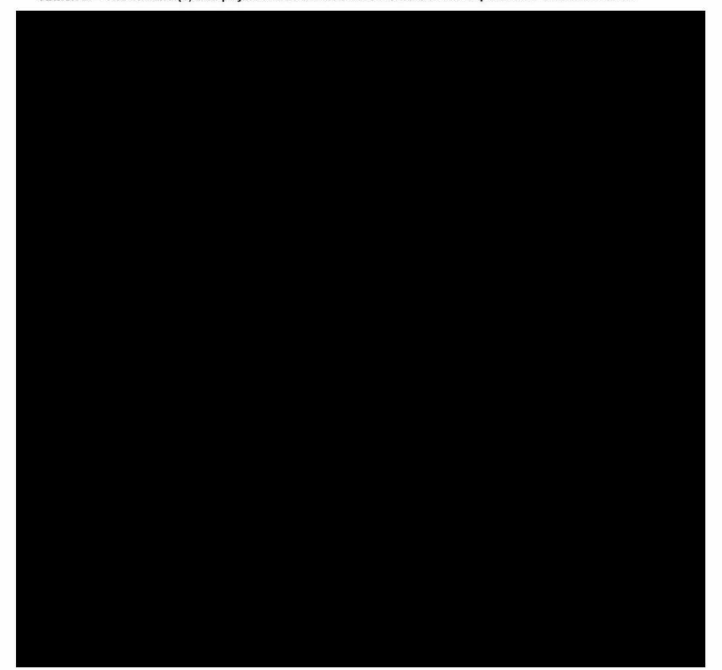
Annex B – Customs Data to be captured and exchanged



Annex C - The product(s) for which data shall be sent and/or received

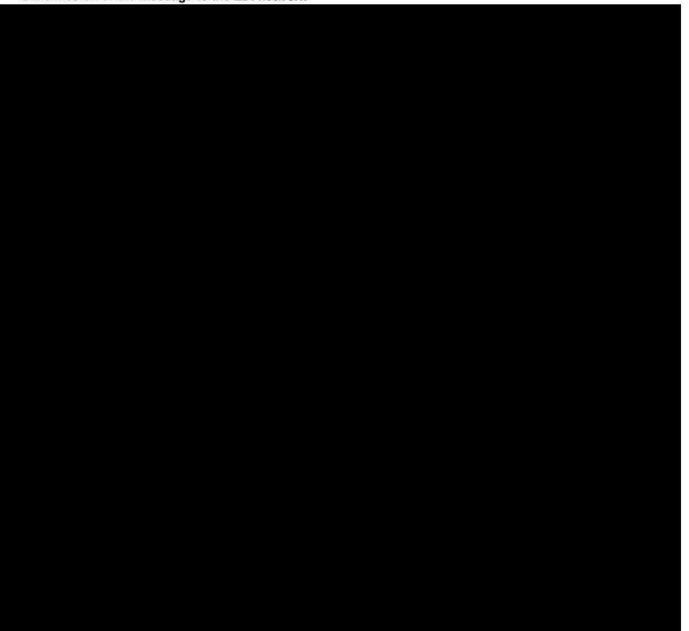


Annex D - The channel(s) and physical locations at which data shall be captured for outbound items





Annex F - Maximum time between the event causing creation of the electronic message, and transmission of the message to the EDI network



# Annex G - Contact Details

Contact details for Notices	
For Jordan Post	
For United States Postal Service	Ms. Cheri DeMoss Manager Trade Systems United States Postal Service Email: Cheri.L.DeMoss@usps.gov Telephone: 202-268-4113

## Annex H - Signatories of the Agreement

JORD	AN POST
Signature of Authorized Representative	Jahran
Name of Authorized Representative	Dr. Khaled Lahham
Date of Signing	10th January, 2017

UNITED STATES	S POSTAL SERVICE
Signature of Authorized Representative	Franca Leulius
Name of Authorized Representative	Franca S. Davis
Date of Signing	January 13, 2017

# AGREEMENT FOR THE ELECTRONIC EXCHANGE OF CUSTOMS DATA

Version 2 (8 June 2015)

## AGREEMENT FOR THE ELECTRONIC EXCHANGE OF CUSTOMS DATA

# BETWEEN THE POSTAL OPERATORS LISTED IN ANNEX H

# **JUNE 8, 2015**

### RECITALS

WHEREAS, the postal operators listed in annex H are the designated postal operators of their respective territories and provide international postal services;

WHEREAS, the Parties understand the need to devote appropriate resources to facilitate the exchange of electronic customs data:

WHEREAS, the Parties recognize that EDI is one of the most effective ways to exchange data between trading partners and is therefore broadly used for international trade;

WHEREAS, the Parties understand that service and efficiency improvements can be achieved if postal operators of origin transmit data on outbound international postal items to the destination postal operators, for the purposes of customs clearance,

WHEREAS, the Parties also recognize the importance of data and privacy protection in view of the longlasting reputation of postal operators as guardians of the integrity of the mail; and

WHEREAS, the undersigned postal operators have agreed that the Exchange of Customs Data Guide referenced and incorporated herein will be finalized and entered into force no later than 12 months after execution of the Agreement for the Electronic Exchange of Customs Data.

The undersigned Parties hereby agree as follows:

### OPERATIVE TERMS

### 1. Definitions

Customs Form: means the customs declaration form to be affixed on postal items exchanged between the Parties to be submitted for customs control in accordance with the laws of the countries of origin and destination.

Authority or Authorities: means all officially authorized agencies associated with the inspection or control of postal items at a country's borders, in accordance with the national laws of each country, and as detailed in Annex G of this Agreement.

Customs Data: means

Electronic data interchange (EDI): means computer-to-computer exchange of data, by means of networks and formatted messages.

Exchange of Customs Data Guide means the guide containing all functional and operational information relating to each Party needed for the electronic exchange of Customs Data as at the date of adoption of the guide and as may be amended by the Parties from time to time.

Party: means the postal operators listed in annex H, and any additional postal operator which has acceded to the Agreement by invitation of a Party and approval by a majority of the Parties of the detailed terms of accession as they relate to each invited postal operator.

Parties: means two or more of the Parties collectively as best suits the context in which the term is used.

### Personal Data: means

Receiving Party: means a Party that has received Customs Data through EDI messages from any other Party.

Sending Party: means a Party that transmits Customs Data through EDI messages to another Party.

System: means the telematic system used to create, send, receive or handle data messages.

*UPU*: means the Universal Postal Union, a specialized agency of the United Nations, whose aim is to secure the organization and improvement of the postal services and to promote the development of international collaboration in this sphere and which develops standards commonly used by postal operators.

### 2. Subject and purpose

This Agreement shall set the conditions pursuant to which Customs Data relating to postal items exchanged by the Parties are processed and exchanged electronically between the Parties.

### 3. Data capture

- 3.1 Customs Data relating to the items defined in Article 4 shall be captured in the System by each Party
- 3.2 The Customs Data to be captured in the System are as set out in Annex B.

### 4. Items for which Customs Data are captured and exchanged

- 4.1 The Parties shall capture and exchange Customs Data for the item categories as set out in Annex C.
- 4.2 The Parties shall capture and exchange Customs Data via the channels and at the locations as set out in Annex D.

### 5. Data transmission relating to postal items and format of EDI messages

- 5.1 The provisions of Annex A stating the manner in which the Customs Data is exchanged by a Party may be varied by that Party from time to time by notification in writing to all other Parties.
- 5.2 Customs Data, described in Annex B and captured in accordance with Article 3 above, shall be transmitted by the postal operator of origin to the postal operator of destination by means of EDI messages via the System and
- 5.3 The policy regarding timing and frequency of transmission of the Customs Data between the Parties shall be as set out in Annex F.
- 5.4 The postal operator of origin shall transmit the Customs Data in accordance with the timeframe set out in Annex E.
- 5.5 Each Party shall transmit Customs Data that are Personal Data to the other Party using technical measures that ensure the confidentiality and security of the data transmitted.
- 5.6 No Party shall be obligated to transmit or receive Customs Data (including Personal Data) to any other Party until such time as each Party's legal requirements are satisfied and any applicable arrangements for protection and storage of Customs Data are made with by the Party and any intermediary entity that may be engaged in the in the transmission and/or storage of Customs Data.

### 6. Exchange of information



	5	Mark William
7.	Discrepancy between the paper and electronic versions of the Customs Form	
	ase of a discrepancy between the data on the Customs Form and the electronic data sent nother pursuant to this Agreement,	by one Party
8.	Use of the data exchanged	
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9.	Data security and storage	



### 10. Confidentiality

To the extent the Parties intend to share or disclose non-public information other than Customs Data or Personal Data, they shall enter into a separate agreement if such obligation is not already in effect.

### 11. Notice

Any information required or authorized to be given by a Party to the other Parties in accordance with the provisions of this Agreement, unless otherwise specifically stipulated, shall be in writing and delivered personally or sent via facsimile or e-mail to the recipient's address for notices specified in Annex F and shall be deemed to have been received the same day it was delivered by hand or sent by facsimile or e-mail. If necessary, a notice may also be sent by mail. In such a case, it shall be deemed to have been received on the seventh day following the date of mailing. Any Party may change its address and contact name by giving notice to the other Party in the manner set forth in this Article.

### 12. Liabilities and indemnities

Agree Party		Party, the latter	r Party shall ind			e to a breach of this d hold the defending t. In that
12.2	A Party shall not	be liable to and	other Party nor	will it indemnify	the other Party for	

12.3 Nothing in this Agreement shall be construed as an acknowledgment or concession regarding the validity of any claim or the entitlement of any Party to any amount of damages.

### 13. Force majeure

13.1 The Parties are released from in the event of force majeure. All other rights and obligations under this Agreement shall continue to apply to the Parties in the event of force majeure.

13.2 "Force majeure" shall be deemed to be any event in which a Party fails, in part or full, to fulfil its obligations under this Agreement owing to reasons external to the Party that are unforeseeable, unavoidable and independent of that Party's control, and which are not attributable to any act or failure to take preventive action by that Party.



13.4 A Party seeking to rely on force majeure must give prompt written notice thereof to the other Parties and make all reasonable efforts to resume performance of its obligations as soon as possible.

### 14. Entry into force and duration of this Agreement

- 14.1 This Agreement shall enter into force on 1 July 2015and shall continue indefinitely unless terminated earlier by all of the Parties.
- 14.2 Withdrawal by one or some of the Parties does not constitute termination with respect to the Agreement. The Agreement will continue to be binding on the remaining Parties to the Agreement.

### 15. Opening of exchanges

Subject to paragraph 5.6 of this Agreement, the opening of exchanges of Customs Data between the Parties may begin on the date of entry into force of the Agreement. In the case of a postal operator acceding to the Agreement by invitation of a Party to the Agreement, such Parties must open exchanges as provided for within the detailed terms of accession.

### 16 Termination and withdrawal

- 16.1 Subject to the conditions laid out in Article 16.4 below, a Party shall be entitled by notice in writing to the other Parties to withdraw from this Agreement immediately if:
- (a) less than six months have elapsed since the date that this Agreement enters into force (which is the pilot test period)
- (b) the Exchange of Customs Data Guide is not adopted by the Parties within 12 months of the date that this Agreement enters into force;
- (c) another Party assigns or transfers, or purports to assign or transfer, any of its rights or obligations under this Agreement or any interest therein without the withdrawing Party's prior written consent; or
- (d) another Party commits a material or persistent breach of any of its obligations hereunder and where the breach is capable of remedy fails to rectify such breach within 30 days of receiving a notice to do so.
- 16.2 A Party may withdraw from this Agreement without cause and at any time with the provision of three months' written notice to the other Parties.
- 16.3 Withdrawal from this Agreement by a Party shall be without prejudice to any other rights of the Parties accrued up until the date of withdrawal.

- 16.4 As a condition of withdrawal, a Party must enter into an agreement with all other Parties to maintain the obligations set forth in Articles 8, 9, and 10 for as long as the relevant data are retained by the withdrawing Party.
- 16.5 This Agreement may only be terminated by written mutual agreement of all of the Parties to it at the time of its termination.

### 17. Dispute resolution

- 17.1 If any dispute arises under or in connection with this Agreement the concerned Parties shall attempt to resolve such disputes amicably by referring the issue to the respective heads of the international business units of those Parties for discussions and with the aim of resolving the dispute. If this referral fails to achieve a resolution to the dispute, then the matter shall be referred to the respective chief executive officers of the concerned Parties for review and discussion with the aim of finding a resolution.
- 17.2 Any dispute which cannot be resolved in accordance with Article 17.1 shall be referred to arbitration for final settlement under the Rules of the International Chamber of Commerce (the Rules) by three arbitrators who have substantial experience in business disputes and appointed in accordance with the Rules. Unless the Parties agree otherwise, the place of arbitration shall be determined by the arbitrators, and the arbitration proceedings shall be conducted in the English language.
- 17.3 Notwithstanding the foregoing provisions of this Article 17, nothing in this Agreement shall prevent a Party from applying to a court of competent jurisdiction for injunctive relief pending the resolution of a dispute in accordance with the provisions of this Agreement.

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This is a commercial contract and not an agreement subject to public international law. It binds only the entities which are Parties to it and not their respective governments. By their signatures, the authorized representatives of the Parties warrant that their employing organizations have independent authority to enter into and be obligated by such commercial contractual agreements.

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The Parties agree that the language of their correspondence and communication at the administrative level shall be in English or any other language which two or more of them agree to for discussions relevant only to those Parties.

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- 20.1 Any amendment to this Agreement shall be made in writing and signed by, or on behalf of, each of the Parties.
- 20.2 Changes to the information presented in Annexes A, C, D, E, F, and G are anticipated and are not considered to be amendments to this Agreement. Such changes must be notified to the Parties in writing at least 30 business days in advance of the change if they require operational changes or changes to the Systems of the other Parties, and as soon as possible if not.

### 21. Waiver

- 21.1 No delay or omission by a Party to exercise any right or power accruing upon any non-compliance or default by the other Party with respect to any of the terms of this Agreement shall be construed as a waiver of such non-compliance or default.
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- 21.3 To constitute a valid waiver, the terms of the waiver must be exchanged between the relevant Parties in writing.

### 22. Severability

If any provision of this Agreement is held to be invalid, unenforceable or in conflict with any applicable law, treaty or regulation related to this Agreement or its performance, that provision shall be deemed to no longer form part of this Agreement, and the remaining provisions shall remain in force.

### 23. Order of precedence

If there is any conflict or inconsistency between the text of the body of this Agreement, its Annexes and/or any amendments to this Agreement under Article 20, such conflict or inconsistency shall be resolved by interpreting the components of this Agreement in accordance with the following order of precedence:

- (a) subsequent amendments to this Agreement under Article 20;
- (b) the text of the body of this Agreement;
- (c) subsequent amendments to the Annexes under Article 20; and
- (d) the Annexes.

### 24. Counterparts

This Agreement may be executed in counterparts. Each counterpart constitutes the agreement of each Party which has executed and delivered that counterpart to the other parties. Each executed counterpart is an original but the executed counterparts together constitute one and the same Agreement.

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- 25.1 Any postal operator possessing full autonomy of the matters provided for in this Agreement may be invited by a Party to the Agreement to accede to the Agreement.
- 25.2 Accession to the Agreement shall be by invitation of a Party to the Agreement and the approval of a majority of the Parties to the detailed terms of accession as they relate to each invited postal operator.

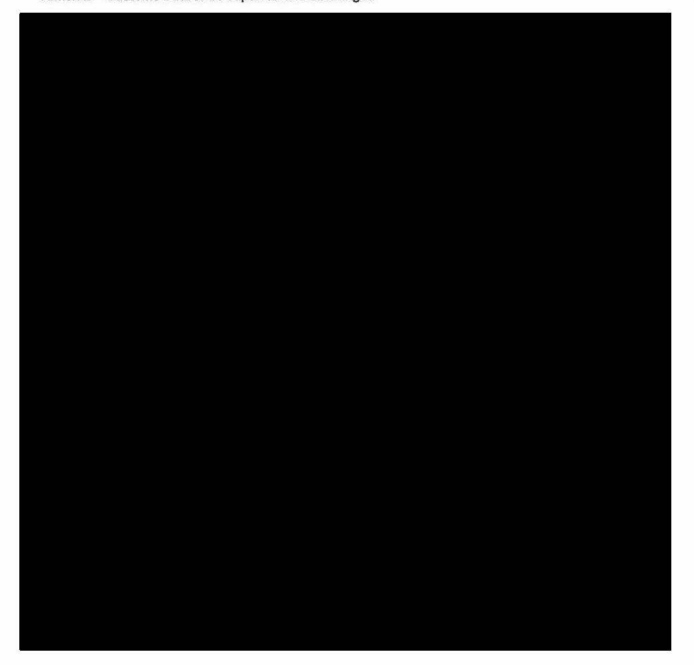
## 26. Entire Agreement

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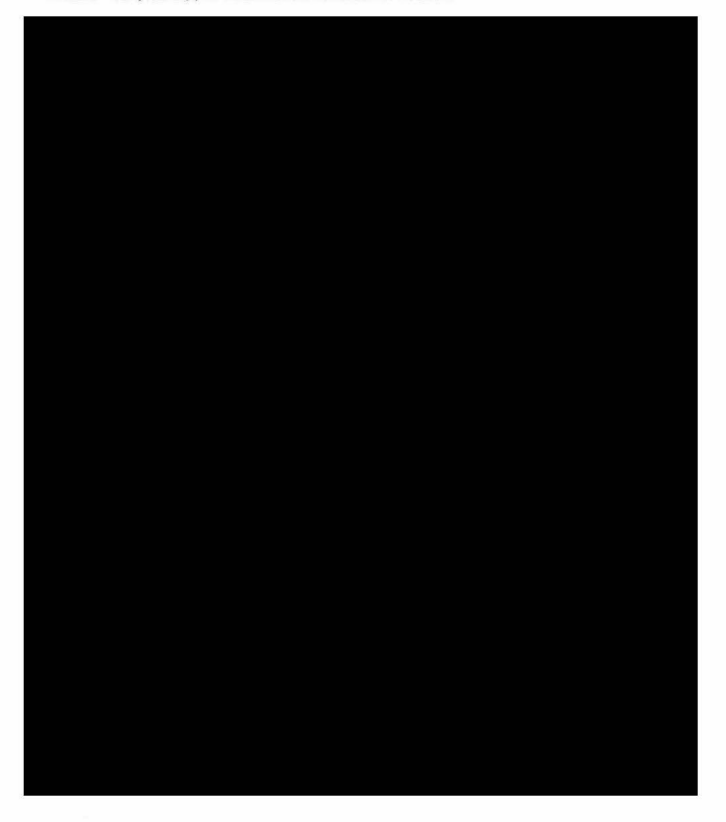




Annex B - Customs Data to be captured and exchanged



Annex C - The product(s) for which data will be sent and/or received

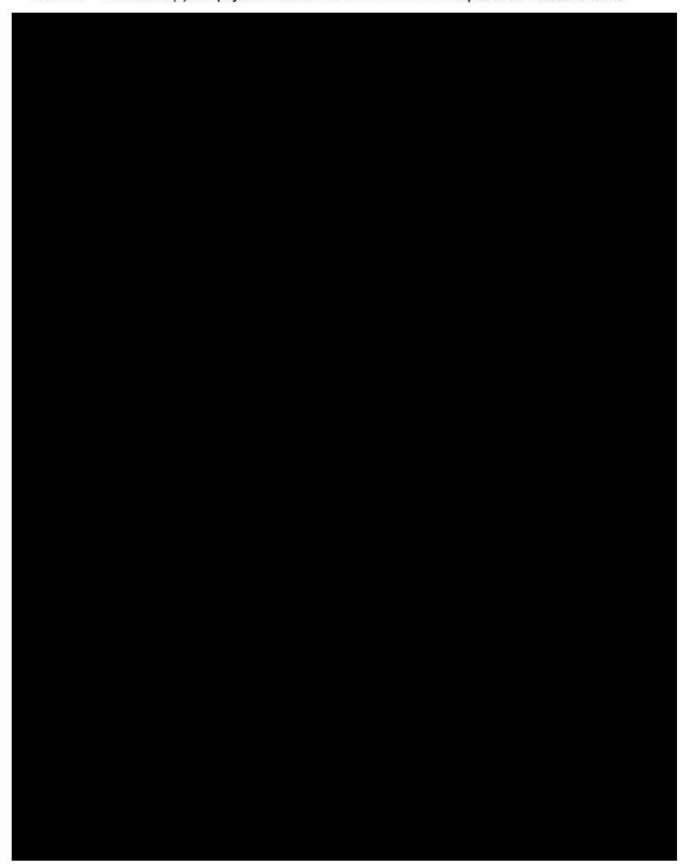


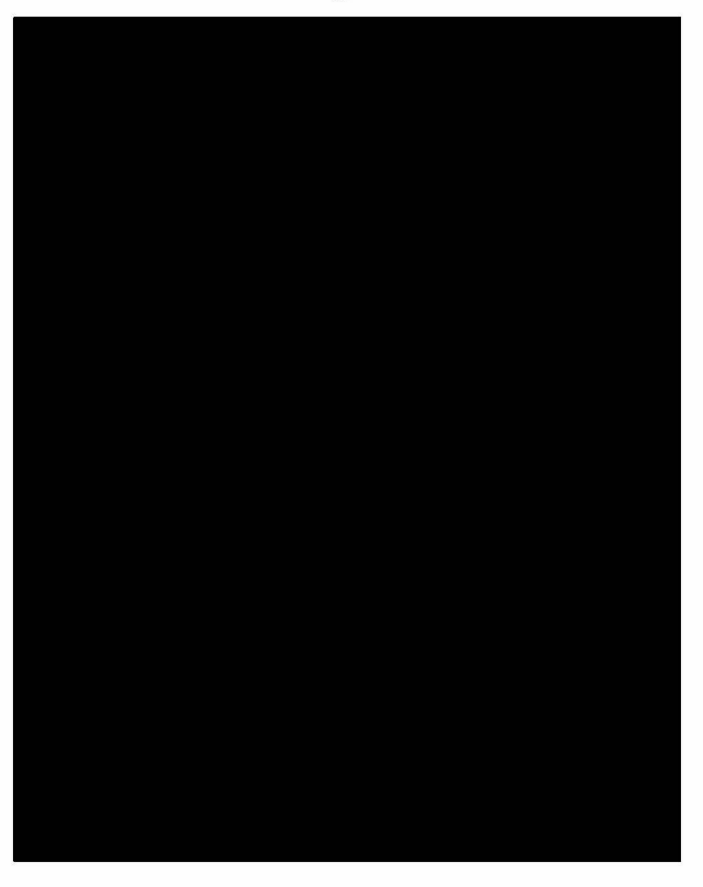


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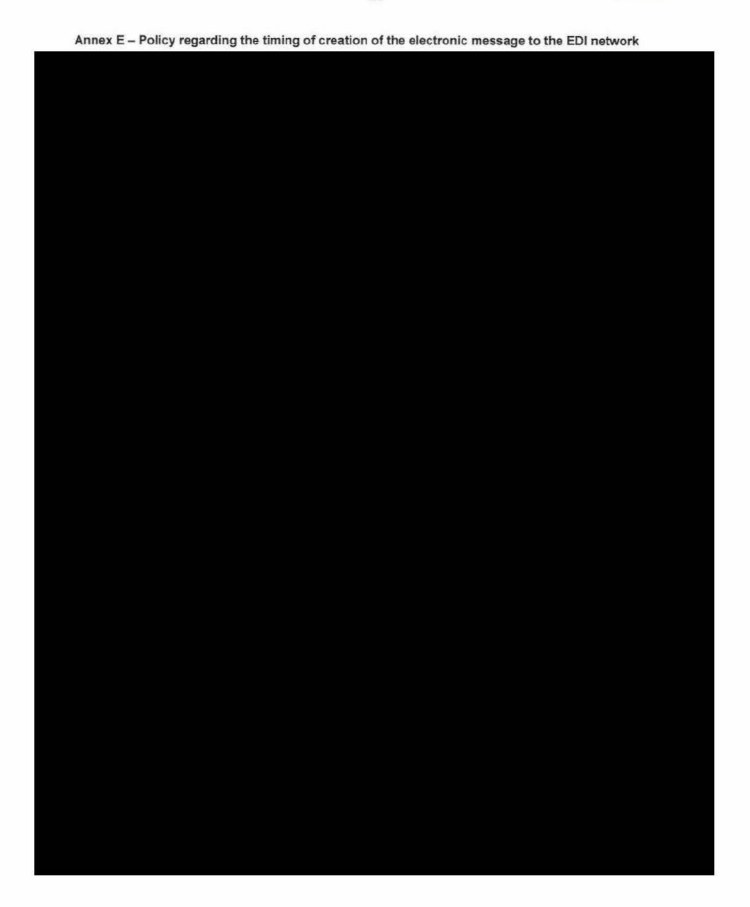
Annex D - The channel(s) and physical locations at which data will be captured for outbound items



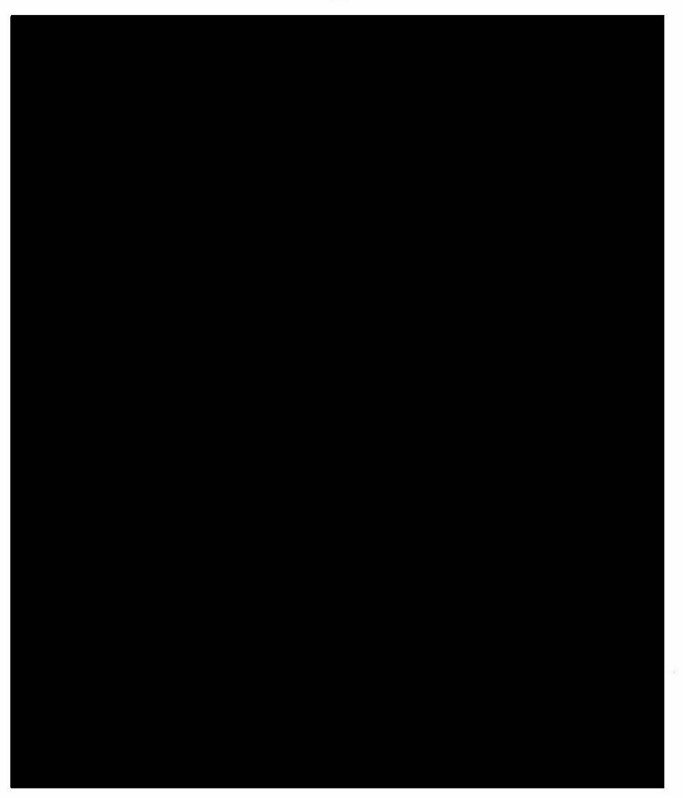








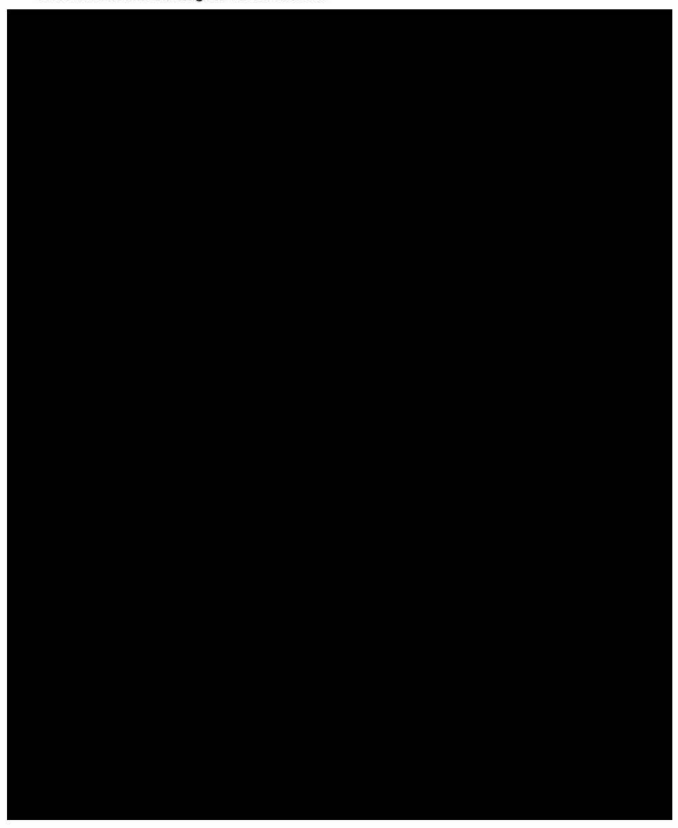
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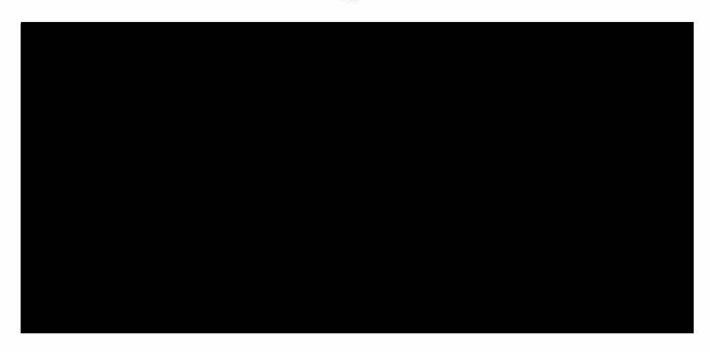
Annex F - Maximum time between the event causing creation of the electronic message, and transmission of the message to the EDI network



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## Annex G - Contact Details

Contact details for notices	
For Australia Post	[insert]
For Correos Y Telegrafos SAE	[insert]
For Groupe La Poste	[insert]
For Magyar Posta Zrt.	[insert]
For PostNL	[insert]
For New Zealand Post	[insert]
For Omniva	[insert]
For United States Postal Service	Cheri DeMoss; Manager Trade Systems Debbie Tompkins; Program Manager Information Technology
For	[insert]
For	[insert]

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## Annex H - Signatories of the Agreement

AUSTRALIAN POS	TAL CORPORATION			
Signature of Authorized Representative				
Name of Authorized Representative				
Date of Signing				
CORREOS Y TE	ELEGRAFOS SAE			
Signature of Authorized Representative				
Name of Authorized Representative				
Date of Signing				
GROUPE LA POSTE				
Signature of Authorized Representative				
Name of Authorized Representative				
Date of Signing				
	<del>,</del>			
MAGYAR POSTA ZRT.				
Signature of Authorized Representative				
Name of Authorized Representative				
Date of Signing				
POS	TNL BV			
Signature of Authorized Representative				
Name of Authorized Representative				
Date of Signing				

NEW ZEAI	AND POST
Signature of Authorized Representative	
Name of Authorized Representative	
Date of Signing	
OM	NIVA
Signature of Authorized Representative	
Name of Authorized Representative	
Date of Signing	
UNITED STATES	POSTAL SERVICE
Signature of Authorized Representative	Girello Mollera
Name of Authorized Representative	Miselle Valence
Date of Signing	8/17/2015
Postal operator:	
Signature of Authorized Representative	
Name of Authorized Representative	
Date of Signing	